

Application No. 10/733,543  
Response to Non-Compliant Amendment of 7/7/06  
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**REMARKS:**

These remarks are in response to the non-final Office Action mailed 02/23/2006, in which claims 1-21 are pending. Claims 8-12 and 15-20 are withdrawn from consideration. Claims 1-7, 13<sup>1</sup>, 14 and 21 currently stand rejected.

In the present Response, the Applicant has amended claims 1 and 21. Both claims were amended, as shown above, to recite that the first layer "defining a first side that is generally in contact with the surface being shaved during normal shaving, said first layer." The amendments to both claims are supported by at least FIGS. 2-7 of the specification. Therefore, no new matter has been entered in making the above-described amendments.

**3. Claims 1-7, 13, 14 and 21 are rejected under 35 U.S.C. §102(b) as being anticipated by U.S. Patent No. 6,298,558 to Tseng et al. (hereinafter "the Tseng patent")**

In rejecting claims 1 and 21, the Examiner noted:

- Claims 1 and 21; a first layer 70 having a first thermal expansion coefficient and a second layer 72 having a [second]<sup>2</sup> thermal expansion coefficient.

(See paragraph 3 of the outstanding Office Action). The Applicant respectfully disagrees with the Examiner's rejection, and have traversed the rejection below.

The Tseng patent does not disclose each and every recitation of claims 1 or 21, as amended, and therefore the rejection is improper. "A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." See MPEP 2131 (*citing Verdegaal Bros. v. Union Oil Co. of California*, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)).

Claim 1, as amended, recites a multi-layered comfort strip secured to a razor body. The multi-layered comfort strip includes a first layer and a second layer. The first layer defines a first side that is generally in contact with the surface being shaved during normal

<sup>1</sup> In the Office Action Summary, claim 12 is noted as being rejected. The Applicants believe that the Examiner intended to note that claim 13 is rejected, since claim 12 is a withdrawn claim and a rejection of claim 13 is discussed in paragraph 3 of the outstanding Office Action. For the purposes of the present response, the Applicants will assume the Examiner intended to note that claim 13 is rejected.

<sup>2</sup> In paragraph 3 of the Office Action, the Examiner noted that "a second layer 72 having a first thermal expansion coefficient" (emphasis added). It is believed the Examiner intended to write "a second thermal expansion coefficient" to match the original claim language of claims 1 and 21. For the purposes of the present response, the Applicants will assume that this was an inadvertent error.

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shaving. The first layer also has a first material composition that has a first thermal expansion coefficient. The second layer is mated to the first layer and has a second material composition. The second layer is secured to the razor body. The second material composition has a second thermal expansion coefficient that more closely matches a thermal expansion coefficient of the razor body than does said first thermal expansion coefficient.

Claim 21, as amended, recites a multi-layered comfort strip secured to a razor body. The multi-layered comfort strip includes a first layer and a second layer. The first layer defines a first side that is generally exposed to the surface being shaved during shaving. The second layer is mated to said first layer and is secured to said razor body. The first material composition of the first layer differs from a second material composition of the second layer.

Notably, both claims now recite having a first layer that defines a first side that is generally exposed to the surface being shaved during normal shaving.

The Tseng patent relates to a skin engaging member for use in razor blade cartridge assemblies and shaving systems of the wet shave type. In one embodiment, there is provided a two-component, control-release shaving device consisting of (a) a sheath layer made from thermoplastic resins with openings therein and (b) a core region containing internal shaving aids. Potentially, the device can maintain surface appearance, control-release the shaving aids, minimize the degradation of the shaving aids, and prevent the shaving aids from being trapping in a strip. Furthermore, the addition of low-melt additives to the shaving aids becomes feasible and the compatibility between the shaving aids and the shaving aid carrier such as polystyrene in the lubricating strip composite becomes less critical.

Accordingly, the Tseng reference does not disclose at least a multi-layered comfort strip having a first layer as defined by claims 1 and 21 (e.g., a first layer that defines a first side that is generally exposed to the surface being shaved during normal shaving). Because the Tseng reference does not disclose each and every element of claims 1 and 21, the current rejection under §102(b) is improper. Favorable reconsideration in light of the present amendments and remarks is requested.

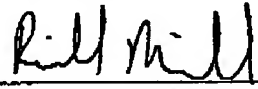
Claims 2-7, 13 and 14 depend from claim 1 and are therefore also allowable over for at least the same reasons stated above with respect to independent claim 1, as well as by virtue of the additional claim recitations included therein. Favorable reconsideration of the present rejection of these claims is also requested.

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In summary, the Applicant has traversed each rejection made by the Examiner. Applicant therefore respectfully requests that the rejections be withdrawn and the present application be passed onto allowance.

A check in the amount of \$120.00 covering the fee for a one-month extension of time was enclosed with the June 22, 2006 filing of this amendment. No additional fees are believed to be due with the present response; however, if any additional fees are due, please charge them to Account No. 503342 maintained by the Applicant's attorney. If the Examiner has any questions, please feel free to contact the Attorney of Record at the contact information provided below.

Respectfully submitted,

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